

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.		FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/759,182	0	01/20/2004	John Brawner Duffie III	10-008	7709
	23164	7590	11/13/2006		EXAMINER	
		ON R TURKEVICH 00 M STREET NW			SERRAO, RANODHI N	
	2000 M STI					
	7TH FLOO	R			ART UNIT	PAPER NUMBER
	WASHING	WASHINGTON, DC 200363307			2141	

DATE MAILED: 11/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Comments	10/759,182	DUFFIE ET AL.					
Office Action Summary	Examiner	Art Unit					
·	Ranodhi Serrao	2141					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1) Responsive to communication(s) filed on 25 Se	Responsive to communication(s) filed on <u>25 September 2006</u> .						
☐ This action is FINAL . 2b)☑ This action is non-final.							
<i>;</i>	_						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>1-22,25-31 and 34-39</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-22, 25-31, and 34-39</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subjected to.							
,							
Application Papers		·					
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
 Certified copies of the priority documents have been received. 							
2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage					
application from the International Bureau	ı (PCT Rule 17.2(a)).	·					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate					
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal F 6) Other:	ratent Application					
· upor recommun bate	3) <u> </u>						

Application/Control Number: 10/759,182

Art Unit: 2141

DETAILED ACTION

Page 2

Response to Arguments

- 1. Applicant's arguments, see remarks, filed 25 September 2006, with respect to the rejection(s) of claim(s) 1-22, 25-31, and 34-39 under 35 U.S.C. have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of newly found prior art reference(s).
- 2. The applicant argued in substance the independent claims 1, 10, 18, and 27. However, the newly cited prior art teach these limitations. See below rejections.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Crichton et al. (2002/0031126).
- 5. As per claim 1, Crichton et al. teaches a method in a router having at least one outbound interface (¶ 72), the method comprising: establishing, on the outbound interface, a plurality of Internet Protocol (IP)-based secure connections with respective destinations based on receiving encrypted packets generated by a cryptographic module (¶ 40-41), each encrypted packet successively output from the cryptographic

Art Unit: 2141

module having a corresponding successively-unique sequence number (¶ 50 and ¶ 74); controlling supply of data packets to the cryptographic module by: (1) assigning, for each secure connection, a corresponding queuing module (¶ 43 and ¶ 68) (2) reordering, in each queuing module, a corresponding group of the data packets associated with the corresponding secure connection according to a determined quality of service policy (¶ 56 and ¶ 62) and based on a corresponding assigned maximum output bandwidth for the corresponding queuing module (¶ 51), and (3) outputting to the cryptographic module the group of data packets, from each corresponding queuing module according to the corresponding assigned maximum output bandwidth, for generation of the encrypted packets (¶ 5); and second outputting the encrypted packets from the cryptographic module to the one outbound interface for transport via their associated secure connections (¶ 3).

6. As per claim 10, Crichton et al. teaches a router comprising: a cryptographic module configured for successively outputting encrypted packets having respective successively-unique sequence numbers (¶ 50 and ¶ 74); an outbound interface configured for establishing a plurality of Internet Protocol (IP)-based secure connections with respective destinations based on receiving respective streams of the encrypted packets (¶ 40-41); a queue controller configured for controlling supply of data packets to the cryptographic module, the queue controller configured for assigning, for each secure connection, a corresponding queuing module (¶ 43 and ¶ 68), each queuing module configured for: (I) outputting to the cryptographic module a corresponding group of the data packets associated with the corresponding secure connection (¶ 5), and according

Application/Control Number: 10/759,182 Page 4

Art Unit: 2141

to a corresponding assigned maximum output bandwidth for the corresponding queuing module, for generation of the corresponding stream of the encrypted packets (¶ 51), and (2) reordering the corresponding group of the data packets according to a determined quality of service policy and the corresponding assigned maximum output bandwidth (¶ 56 and 62).

Claim Rejections - 35 USC § 103

- 7. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 8. Claims 2-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crichton et al. as applied to claim 1 above, and further in view of Young et al. (2003/0093563).
- 9. As per claim 2, Crichton et al. teach the mentioned limitations of claim 1 above but fail to teach a method, wherein the reordering step includes, in each queuing module, reordering the corresponding group of the data packets according to the determined quality of service policy in response to detection of a congestion condition in the outbound interface. However, Young et al. teaches a method, wherein the reordering step includes, in each queuing module, reordering the corresponding group of the data packets according to the determined quality of service policy in response to detection of a congestion condition in the outbound interface (see Young et al., ¶ 9). It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Crichton et al. to a method, wherein the reordering step includes, in

Art Unit: 2141

each queuing module, reordering the corresponding group of the data packets according to the determined quality of service policy in response to detection of a congestion condition in the outbound interface in order to implement a complete customer premise solution that enables secure, reliable and manageable delivery of voice, video and data services over common IP connections (see Young et al., ¶ 2).

- 10. As per claims 3-9, the above-mentioned motivation of claim 2 applies fully in order to combine Crichton et al. and Young et al.
- 11. As per claim 3, Crichton et al.-Young et al. teach a method, wherein the reordering step includes, in each queuing module: establishing a plurality of queues having respective identified priorities (see Young et al., paragraph 0051); storing each data packet associated with the corresponding secure connection in one of the queues based on a corresponding identified priority for said each data packet (see Young et al., paragraph 0019); and selectively outputting the stored data packets from the queues, according to the corresponding quality of service policy (see Young et al., paragraph 0009).
- 12. As per claim 4, Crichton et al.-Young et al. teach a method, wherein: the establishing step includes establishing, on each of a plurality of the outbound interfaces (see Young et al., paragraph 0080), a corresponding plurality of the secure corrections with a corresponding plurality of respective destinations based on receiving a corresponding stream of encrypted packets from the cryptographic module (see Young et al., paragraph 0082); the controlling step includes controlling the supply of data packets, for each outbound interface, from the cryptographic module based on

repeating the assigning, reordering, and outputting steps for each of the secure connections (see Young et al., paragraph 0150); the second outputting step including outputting each encrypted packet to a corresponding one of the outbound interfaces according to a routing decision executed by the router (see Young et al., paragraph 0098).

- 13. As per claim 5, Crichton et al.-Young et al. teach a method, wherein the second outputting step includes outputting the encrypted packets for transport via their associated secure connections according to IP Security (IPSEC) protocol (see Young et al., paragraph 0123).
- 14. As per claim 6, Crichton et al.-Young et al. teach a method, wherein the determined quality of service policy implements a guaranteed quality of service for one of a video stream and an audio stream (see Young et al., paragraph 0053).
- 15. As per claim 7, Crichton et al.-Young et al. teach a method, wherein the audio stream is a Voice over IP media stream (see Young et al., paragraph 0053).
- 16. As per claim 8, Crichton et al.-Young et al. teach a method, wherein the controlling step further includes obtaining, for each queuing module, the corresponding assigned maximum output bandwidth from a configuration register (see Young et al., paragraph 0051).
- 17. As per claim 9, Crichton et al.-Young et al. teach a method, wherein the controlling step further includes negotiating, for at least one queuing module, the corresponding assigned maximum output bandwidth with the corresponding destination (see Young et al., paragraphs 0085-0087).

Application/Control Number: 10/759,182

Art Unit: 2141

18. Claim 36 is rejected under 35 U.S.C. 103(a) as being unpatentable over Crichton

et al. as applied to claim 1 above, and further in view of Haney (7,111,163). Crichton et

al. teach the mentioned limitations of claim 1 above but fail to teach a method, wherein

each secure connection is a corresponding encrypted tunnel. However, Haney teaches

a method, wherein each secure connection is a corresponding encrypted tunnel (see

Haney, col. 8, lines 10-44). It would have been obvious to one having ordinary skill in

the art at the time of the invention to modify Crichton et al. to a method, wherein each

secure connection is a corresponding encrypted tunnel in order to solve the quality of

service problem by providing non-blocking bandwidth (bandwidth that will always be

available and will always be sufficient) and predefining routes for the "private tunnel"

paths between points on the internet between ISX facilities (see Haney, col. 4, line 62-

col. 5, line 6).

19. Claims 11-22, 25-31, 34-35, and 37-39 have similar limitations as to claims 1-10

and 36; therefore, they are being rejected under the same rationale.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ranodhi Serrao whose telephone number is (571) 272-

7967. The examiner can normally be reached on 8:00-4:30pm, M-F.

Page 7

Application/Control Number: 10/759,182

Art Unit: 2141

Page 8

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on (571) 272-3880. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RUPAL DHARIA SUPERVISORY PATENT EXAMINER